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10/068,685	02/05/2002	Dana W. Seniff	P48-1305-1	8778
75	90 09/14/2005		EXAMINER	
McCormick, Paulding & Huber			PRONE, JASON D	
City Place II 185 Asylum Str	eet		ART UNIT	PAPER NUMBER
Hartford, CT 06103-3402			3724	
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Please find below and/or attached an Office communication concerning this application or proceeding.

. ,	Application No.	Applicant(s)			
•	10/068,685	SENIFF ET AL.			
Office Action Summary	Examiner	Art Unit			
·	Jason Prone	3724			
The MAILING DATE of this communication appeared for Reply	ppears on the cover sheet with the c	correspondence address			
A SHORTENED STATUTORY PERIOD FOR REP WHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory perior - Failure to reply within the set or extended period for reply will, by statue to reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b). Status 1) Responsive to communication(s) filled on 01 2a) This action is FINAL. 2b) Th	DATE OF THIS COMMUNICATION 1.136(a). In no event, however, may a reply be tind will apply and will expire SIX (6) MONTHS from the, cause the application to become ABANDONE ling date of this communication, even if timely filed the communication is seen in the communication in in th	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133). I, may reduce any			
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Application Papers 4) □ Claim(s) 1-5 is/are pending in the application 4a) Of the above claim(s) is/are withdrest is/are allowed. 5) □ Claim(s) is/are allowed. 6) □ Claim(s) 1-5 is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and are subject to restriction and are subject to restriction and are subjected to by the Examination Papers 9) □ The specification is objected to by the Examination Papers Application Papers 11) □ The oath or declaration is objected to by the Examination Papers	rawn from consideration. for election requirement. her. a) ☑ accepted or b) ☐ objected to be drawing(s) be held in abeyance. See ection is required if the drawing(s) is objected to be drawing(s) is objected to be described.	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents. 2. Certified copies of the priority documents. 3. Copies of the certified copies of the priority application from the International Bure. * See the attached detailed Office action for a list	nts have been received. nts have been received in Applicati iority documents have been receive au (PCT Rule 17.2(a)).	on No ed in this National Stage			
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/0) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:				

Art Unit: 3724

DETAILED ACTION

Specification

1. The disclosure is objected to because of the following informalities: on line 9 of the abstract the phrase "with said graphic cutting data" should be replaced with "with the graphic cutting data". With regards to the abstract, the form and legal phraseology often used in patent claims, such as "means" and "said," should be avoided

Appropriate correction is required.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 1-3 and 5 are rejected under 35 U.S.C. 102(b) as being anticipated by Logan (5,277,736).

In regards to claim 1, Logan discloses the invention including providing sheet-type work material (11) having a laminated construction wherein a layer of flexible material is coupled to a carrier layer of semi-rigid material (Fig. 7), providing a cutting apparatus (40) having a cutting surface (Fig. 3), a reference surface (102), a drive means for moving the work material relative to the cutting surface (14) in response to command signals generated by a controller coupled to the cutting apparatus (7), a cutter head positioned adjacent to the cutting surface for movement in response to the command signals (48), a cutting blade coupled to the cutter head (46), the cutting blade

Art Unit: 3724

is positionable between a non-working position wherein the cutting blade is located adjacent the work material (Fig. 1), and a working position wherein the cutting blade engages the work material (Fig. 3).

Logan further discloses the invention including programming the controller with graphic cutting data and carrier layer cutting data (Fig. 8), presenting the coating blanket material to the cutting apparatus such that the carrier layer engages the cutting surface (Fig. 2), causing the drive means to move the coating blanket material back and forth over the cutting surface in response to the command signals issued from the controller (Fig. 1), moving the cutter head and the cutting blade between the nonworking and working positions to selectively cut through portions of said flexible layer in a single pass during a cutting operation (Fig. 1), moving the cutter head during a cutting operation in response to the command signals generated by the controller that considers the reference surface during the cutting operation (Fig. 4), causing the blade to make multiple cutting passes along lines of cut defined by command signals issued from the controller in accordance with the carrier layer cutting data (Fig. 1), thereby selectively cutting through portions of the carrier layer (Fig. 11a), removing the coating blanket material from the cutting apparatus (Fig. 12), and separating a coating blanket from the coating blanket material along the lines of cut (Fig. 9).

In regards to claim 2, Logan discloses the invention including causing the blade to engage the carrier layer (46), moving the blade in accordance with command signals issued from the controller such that a tip portion thereof touches a reference surface located on the cutting apparatus (102), sensing the location of the tip portion and the

Art Unit: 3724

blade upon touching the reference surface (104), storing the sensed location of the cutting blade and tip portion relative to the reference surface in the controller (104) and adjusting an amount by which the tip portion of the cutting blade extends into the work material in accordance with the sensed location (26).

In regards to claim 3, Logan discloses the invention including the cutting apparatus includes a frame (2) and the cutting surface is defined by a roller coupled for rotation to the frame (65), the cutter head is movable along a longitudinal direction defined by the roller in response to the command signals issued from the controller (Fig. 1), wherein the step of causing the blade to engage the carrier layer further includes creating a plurality of first spaced apart slits extending through the carrier layer along a first pair of opposing edges which in part define the periphery of the coating blanket (19), and a first pair of opposing edges being approximately perpendicular to a longitudinal axis defined by the roller (Fig. 11b).

Logan discloses the invention including creating a plurality of second spaced apart slits extending through the carrier layer along a second pair of spaced apart opposing edges approximately parallel to the longitudinal axis and approximately perpendicular to the first pair of opposing edges (19), the first and second pairs of opposing edges together define the periphery of the coating blanket (Fig. 9), the second spaced apart slits allow the work material to overhang the roller as it is advanced thereover without the semi-rigid nature of the carrier layer causing the coating blanket to separate from the work material (Fig. 1).

Art Unit: 3724

In regards to claim 5, Logan discloses scoring the carrier sheet, via multiple passes (116), in accordance with the carrier sheet cutting data portions (Fig. 11b)

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claim 4 is rejected under 35 U.S.C. 103(a) as being unpatentable over Logan in view of Nelson (4,624,169). Logan discloses the invention but fails to disclose sensing the amount of pressure exerted by the cutting blade in a direction approximately normal to the work material, adjusting the pressure a desired amount to cut through the flexible layer in a single pass and into the carrier layer on each of the multiple cutting pass. Nelson teaches sensing the amount of pressure exerted by the cutting blade in a direction approximately normal to the work material, adjusting the pressure a desired amount to cut through the flexible layer in a single pass and into the carrier layer on each of the multiple cutting pass (Abstract). Therefore, it would have been obvious to one of ordinary skill in the art, at the time of the invention, to have provided Logan with the characteristics taught by Nelson to allow for greater longevity of the cutting blade.

Response to Arguments

6. Applicant's arguments with respect to claims 1-5 have been considered but are most in view of the new ground(s) of rejection. Logan clearly discloses a reference surface on the cutting apparatus (102). The uncut work piece is the reference surface

Art Unit: 3724

and all the cutting coordinates come from the initial cutting step with respect to the uncut work piece. The claim discloses that the reference surface is on the cutting apparatus and the work piece is clearly on the cutting apparatus.

Conclusion

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jason Prone whose telephone number is (571) 272-4513. The examiner can normally be reached on 7:30-5:00, Mon - (every other) Fri.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Allan N. Shoap can be reached on (571) 272-4514. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

September 07, 2005

Patent Examiner Jason Prone Art Unit 3724

T.C. 3700